





# THE COMMON WEALTH.

## KENTUCKY LEGISLATURE.

### IN SENATE.

Tuesday, January 17, 1860.

The Senate opened with prayer by Rev. J. M. Lancaster, of the Catholic Church. The Journal of yesterday was read by the Clerk.

### A MESSAGE FROM H. R.

Was received, announcing the passage of sundry bills which originated in that House.

### A PETITION.

Was presented by Mr. IRVING, and appropriately referred.

### RESOLUTION.

Mr. ALEXANDER offered the following resolution, viz: Resolved, That the Doorkeeper and Sergeant at Arms of the Senate be required to keep all persons from the floor of the Senate except law officers and others by law authorized to be and remain therein.

Mr. GIBSON offered an amendment, "that no lady be permitted to bring in more than two boxes of books."

Mr. FENNER moved to lay the whole subject on the table; rejected.

Before the resolution and amendment were dropped, of the hour arrived for the special order.

### REPORTS OF COMMITTEES.

Mr. MARSHALL—Banks—under instructions reported as the special order, "a bill to amend the charter of the Commercial Bank of Kentucky." [Increases the capital \$300,000, and allows two more branches.]

Mr. GIBSON offered an amendment, providing that in the subscription of stock on preference shall be given to the present stock holders, and no non resident of the State shall take stock until after 60 days have been allowed to resident citizens of the State to subscribe the stock. Messrs. GIBSON and FISK advocated the amendment.

Messrs. JOHNSON and ANDREWS opposed the amendment, and advocated the original bill. The amendment was rejected—yeas, 16; nays, 12.

Mr. TAYLOR offered an amendment providing to the State the right, for 2 years, to take \$450,000 of stock in this bank.

Mr. TAYLOR advocated his amendment, and was also in favor of the passage of the bill.

Mr. JOHNSON replied to Mr. TAYLOR, and opposed the amendment.

Mr. GIBSON directed the Senate in favor of the amendment of Mr. TAYLOR.

The amendment was then adopted by yeas, 23; nays, 12.

The bill was then ordered to a third reading.

Mr. JOHNSON offered an amendment as an engrossed rider that if the State does not take the \$450,000 stock within one year, she shall then only have the right to take \$250,000; decided out of order.

Mr. ANDREWS moved to reconsider the vote by which the bill was ordered to a third reading; carried and the vote was reconsidered.

The vote adopting the amendment was then reconsidered. The hour arrived for the

### ORDERS OF THE DAY.

A bill to extend State aid to Railroads and Turnpikes was then taken up. [Allows \$10,000 per mile for railroads to amount of \$5,000,000, and \$200 per mile to turnpikes to amount of \$200,000 under certain instructions, and a tax of 12½ cents per \$100, levied to pay interest on the bonds to be issued for the subscription to the roads—the tax to be voted on by the people before the bill shall take effect.]

Mr. IRVING offered an amendment, appropriating \$50,000 to the Greenburg and Larcue county Turnpike.

Mr. IRVING offered an amendment to the amendment requiring the iron for railroads to be purchased of Kentucky Manufacturers, and made of Kentucky iron, if it can be bought on as good terms as of others; adopted.

The amendment of Mr. IRVING as amended was then rejected.

Mr. IRVING offered an amendment, to strike out the 15th and 16th sections, which makes appropriations to Turnpikes in the aggregate to amount of \$200,000; rejected—yeas, 12; nays, 23.

Mr. IRVING again offered his amendment as an additional section to the bill, requiring the iron to be of Kentucky manufacture.

Messrs. FISK and IRVING opposed the amendment, and Mr. IRVING moved it adopted by the following vote, viz:

Yeas—Messrs. Spenser, (Porter,) Alexander, Anthony, Andrews, Barick, Boles, Bruner, Chambers, Denny, Fisk, Gillis, Grover, Grundy, Haycraft, Irvine, Jenkins, Johnson, Marshall, McKee, Pennebaker, Prall, Rhea, Rust, Taylor, Wait, Walker, Walton, Whitaker—28.

Nays—Messrs. Cissell, Cosby, Darrah, Davidson, Gibson, McBrayer, Read—7.

Mr. WALTON offered an amendment, appropriating \$3,000 to Elk Lick Hill to improve the road.

Mr. GIBSON moved to lay the bill and amendment on the table; rejected—yeas, 16; nays, 19.

The amendment of Mr. WALTON was then rejected by yeas, 7; nays, 20.

Mr. GIBSON offered an amendment, requiring the \$200,000 to be divided equally between the ten Representative districts for the completion of Turnpike Roads; adopted.

Mr. IRVING moved to strike out \$200,000 to Turnpikes, and insert \$500,000; adopted—yeas, 23; nays, 14.

Amended on motion of Mr. JENNINGS, by including Plunk Roads as well as Turnpikes.

The bill was then ordered to a third reading, the reading dispensed with, and the bill was rejected by the following vote:

Yeas—Messrs. Andrews, Barick, Bruer, Davidson, DeHaven, Fisk, Gibson, Gillis, Haycraft, McKee, Pennebaker, Rust, Taylor, Wait, Walker, Whitaker—16.

Nays—Messrs. Spenser, (Porter,) Alexander, Anthony, Boles, Chambers, Cissell, Cosby, Darrah, Denny, Glenn, Grover, Grundy, Irvine, Jenkins, Johnson, Marshall, McBrayer, Prall, Read, Rhea, Walton—21.

Mr. GIBSON moved an adjournment, at 1½ o'clock; rejected—yeas, 17; nays, 20.

### LEAVE TO BRING IN BILLS.

Mr. IRVING—a bill to authorize the Southern Bank to move her branch from Hickman to Cadiz.

Mr. WHITAKER—a bill for the benefit of the Presbyterian Churches of Cave Run and Plum Creek.

Mr. COLEY—a bill to further regulate the collection of tax in this Commonwealth.

Mr. GRUNDY—a bill to repeal part of chapter 34, Revised Statutes.

Same—a bill for the benefit of the Sheriff of Washington county.

Same—a bill to repeal act to appoint supervisors of Commissioner's books.

Same—a bill to charter the Maxville and Female High School.

Same—a bill to amend act of 1854 in relation to Surveyors.

Same—a bill to charter the Run and Beechland Turnpike Company.

Same—a bill to charter the Springfield and Bradfordville Turnpike Road Company.

Mr. IRVING—a bill for the benefit of J. M. Bigger, of Paducah.

Same—a bill to increase the pay of Grand and Petit Jurors.

Mr. DAVIDSON—a bill for the benefit of J. W. Morgan.

Mr. COSBY—a bill for the benefit of the Sheriff of Daviess county.

Same—a bill to charter a free ferry company in Meigs county.

Mr. DAVIDSON—a bill for the benefit of J. Barbour.

Same—a bill for the benefit of T. Johnson.

Same—a bill for the benefit of Isaac Ingram.

Mr. GIBSON—a bill for the benefit of Wm. Adams.

Mr. GIBSON—a bill to amend chapter 13, of the Revised Statutes.

Mr. IRVING—a bill for the benefit of the Commonwealth's Attorney in the 4th Judicial district.

Mr. WHITAKER—a bill for the benefit of Lodge, No. 210, A. Y. Masons, in Taylorsville.

Same—a bill for the benefit of Francis Wright.

Mr. FISK—a bill for the benefit of Jacob Swigert, late Clerk of the Court of Appeals.

H. R. BILLS.

The H. R. bills on the Clerk's table were read the 1st and 2d times by their titles, and appropriately referred to committees. One or two local H. R. bills were passed.

And then the Senate adjourned at half past 2 o'clock.

### HOUSE OF REPRESENTATIVES.

Tuesday, Jan. 17, 1860.

The Senate was opened with prayer by Rev. John N. Norton, of the Episcopal Church. The Journal of yesterday was read.

### CORRECTION.

[In our report of yesterday, Mr. RICHARDSON is reported as having presented the following bill, to amend sec. 52, of Civil Code, a bill changing the boundaries of certain voting districts in Mercer county; a bill to incorporate Buena Vista Lodge, No. 21, I. O. O. F.]

### PETITIONS.

Were presented by Messrs. McKee, (renewal), RICHARDSON, GIBSON, ROBINSON, CLEVELAND, (2d) FORMAN, W. L. NEAL, and appropriately referred.

### LEAVE TO BRING IN A BILL.

Mr. IRVING—a bill authorizing the Southern Bank of Kentucky to remove the branch located at Hickman to Cadiz, in Tigg county.

### REPORT FROM A SELECT COMMITTEE.

Mr. F. NEAL—a bill changing the time of holding the March Term of the Shelby Quarterly Court; passed.

### RECONSIDERATION.

Mr. THOMAS moved to reconsider the vote accepting the invitation to visit Louisville, together with the amendment offered by Mr. GAYLE, that they would also visit Cincinnati.

Mr. GAYLE moved a call of the House; rejected.

The vote was then taken upon the motion to reconsider, and it was adopted: yeas, 48; nays, 38.

Mr. SHERILL moved to insert the 2d inst.:

Mr. EWING moved to strike out Cincinnati and insert Washington City; rejected.

Mr. ANDREWS moved to insert 12 o'clock, as the time for meeting on the 27th; adopted.

Mr. GIBSON offered an amendment to the effect that the pay of the officers and members should cease during the excursion; withdrawn.

Mr. CARLISLE moved to lay this resolution on the table; rejected—yeas, 44; nays, 45.

The question was then taken upon the adoption of the resolution to visit Louisville, and also to visit Cincinnati, and it was rejected: yeas, 40; nays, 47.

### REPORTS FROM A STANDING COMMITTEE.

Mr. THOMPSON—Military Affairs—a bill for the better organization of the Kentucky militia: 150 copies ordered to be printed.

### SPECIAL ORDER.

The House took up the bill providing additional voting places in the city of Louisville. Mr. GOODLOVE opposed the passage of the bill. Mr. CROXTON moved the previous question; rejected.

Mr. LEACH advocated the passage of the bill.

Mr. SHERILL opposed the passage of the bill at some length.

Mr. CROXTON replied to the remarks of Mr. SHERILL.

Mr. JACOBO advocated the passage of the bill.

Mr. TEVIS opposed the passage of the bill at some length.

Yeas—Messrs. Spenser, (Meriwether,) Acree, Bures, Burton, Carlisle, Chambers, Clary, Coffey, Coleman, J. W. Cook, Croxton, Day, Dobbs, Douma, Dunlap, Ellis, Faulconer, Finn, Foster, Gniher, Gale, Geiger, Goheen, Gowdy, Green, Griffin, Gudge, Hayner, Hill, Hill, Hodge, Hunter, Hunsdale, Jacob, Wm. Johnson, Leach, Leach, Linn, Mann, Massey, McElroy, McFarland, McKee, Ratcliff, Rice, Richardson, Riddell, Roberts, Salvers, Shawhan, Sledd, H. H. Smith, Stivers, Walker, D. P. White—55.

Nays—Messrs. Armstrong, Bohannon, Burbridge, Burnham, Clay, Cleveland, M. J. Cook, Downing, English, Ewing, Fisher, Fogie, Forman, Ganaway, Gilbert, Goodloe, Hines, Lackey, Luttrell, Lyne, W. L. Neal, Fiebeling, Neil, Ritter, Rodman, Shaver, Sherrill, Isham, H. Smith, Snead, Terry, Tevis, Thomas, Thomson, Tye, John W. White, Word—36.

A motion to reconsider was laid on the table.

### RESOLUTIONS.

Mr. GATHER offered the following resolution, which was adopted:

Resolved, That the Auditor be required to report to this House what Justices of the Peace in the city of Louisville and Jefferson county report tax upon suits at law and equity in their respective courts, and the number of suits upon which tax has been paid.

Mr. BESS offered the following resolution, which was adopted, viz:

Resolved, That the use of this Hall be tendered to Hon. J. W. Moore, this evening, for the purpose of delivering an address upon "National Politics."

And then the House adjourned.

### COURT OF APPEALS.

Tuesday, Jan. 17, 1860.

CASES DECIDED.

Middleton v. Brown, Shelby; affirmed.

Woodson v. Adams & Marshall, Pendleton; reversed in part.

Kreutz v. Tompkins, Kenton; reversed.

Newby v. Millon et al, Madison; reversed.

### ORDERS.

Ky. Coal and Iron Co. v. Lex. & Big Sandy Railroad Co., Montgomery; *sp. dec. tecum.*

Robinson v. Robinson, Harrison; *cross appeal granted.*

Bohannon's ex'r v. Putts, Woodford; *cross appeal granted.*

Birch v. Funk et al, Lou. Ch'y; time extended 15 days for petition for rehearing.

Eden et al v. Boyer, Fayette;

Barclay v. Epler, Woodford;

Proctor v. Garrett, Woodford;

Bohannon's ex'r v. Potts, Woodford; were submitted on briefs.

Willbott v. Mussellman, Grant; argued by Lindsay for appellant.

Myers v. Wayland, Grant; argued by Lindsey for appellee.

"Tomnie, please give me a drink of water," said a little girl of five summers, as she lay upon her little couch burning with fever.

"Yes, Bettie, in a minute," but he went on playing with his toys until his little sister's request was forgotten.

"Won't you now, Tommie," said she after some moments had elapsed. He arose from his seat on the floor and going to the stand poured out for her a glass of water and started toward her.

"Not that, Tommie, but some cool, fresh water from the well."

"Oh! don't be so particular, Bettie, this is good, and I want to finish the wagon I am making."

She drank it and said no more—no, never again were the little sufferer's lips parted on this earth. Before that hour closed, Angel's arms had borne her to her home in heaven.

And the public are respectfully invited to give me a call, as my best endeavors shall be used to merit a share of the public patronage.

Jan. 12, 1860—6m.

WANTED.

I WANT to hire for the next year a NEGRO GIRL aged from 10 to 15 years, and a WOMAN to attend in the house generally. Those from the country preferred. December 28, 1859.

EDGAR KEENON.

FRANKLIN HOUSE.

North Frankfort, Ky.

THIS House is now open for the accommodation of Boarders and the Traveling public. My old friends and the public are respectfully invited to give me a call, as my best endeavors shall be used to merit a share of the public patronage.

Jan. 12, 1860—6m.

ALEX. CONNELLY, Proprietor.

### Decision of the Court of Appeals.

(Reported expressly for the Commonwealth by John M. Brown, Attorney-at-Law, Frankfort, Ky.)

WHITAKER vs. COVENEY'S HEIRS.

From the Shelby Circuit.

An action was tried to sell infants real estate, wherein the Commissioner appointed to value the estate of the infants report that they are possessed of 194 acres of land, worth \$50 per acre, ten slaves worth \$4,950, and that there are cash notes, &c., belonging to said heirs, over and above the debts of the estate, to the amount of \$7,500.

They also gave it as their opinion, "that if the property above mentioned was sold, and the proceeds properly invested it would redound to the interest of said heirs. The Court having decreed a sale, Wills became the purchaser of the land, and failing to pay the purchase money in full, a rule was obtained against him to show cause why he did not pay the last installment.

He responded to the rule that he acquired no title to the land by his purchase, the decree ordering the sale being void, and ought not, therefore, to be compelled to pay therefor. The Court below rendered judgment against him, and he has appealed.

Judge DEVAL, delivered the opinion of the Court.

Article 3, of chap. 86, Revised Statutes, p. 592, requires that before a Court shall have jurisdiction to decree a sale of infants real estates:

1. Three Commissioners must be appointed to report, and must report under oath to the Court, the net value of the infants real and personal estate, and the annual profits thereof, and whether the interest of the infant or idiot requires the sale to be made.

2. The guardian of each infant must give a covenant with good surety, to be approved by the Court, stipulating a faithful discharge of all his duties under this act, and under any order or decree of the Court in pursuance thereof. If the guardian fails to give such covenant, the interest of the infant shall not be sold, and any decree, sale or conveyance thereof shall be void.

The record fails to show either a literal or substantial compliance with these conditions.

The report does not state whether the land, slaves and cash notes constituted all the estate owned by the infants, nor is that inference authorized by anything contained therein. Every fact stated by the Commissioners may be true, and yet it may be that the infants are the owners of other estates, derived from other sources than the will of their father.

But a more fatal objection to the report is, that it utterly fails to state "whether the interest of the infants require the sale to be made."

It might be said of almost every estate, whether owned by infants or adults, "that it is sold, and the proceeds properly invested, it would redound to the interest of the owners."

But did the interest of these infants require the sale of their interest in this land to be made, is the point upon which the Chancellor must be informed; and without the Commissioners report upon this point, he has no jurisdiction to decree a sale. This is as much required of them as to report the net value and annual profits of their estate. The statute has prescribed, in unmistakable terms, the duties of the Commissioners, and the matters upon which they must report, and has also declared that until these duties shall have been performed, the Court shall have no jurisdiction to divest the infants of their title to land and slaves. And the plain requirements of the law not having been complied with in this case, "any decree, sale, or conveyance" of the interest of the infants, must be pronounced void.

3. The bonds executed by the guardians are also fatally defective. Instead of stipulating a faithful discharge of all their duties under the statute, as is expressly required, the bonds given merely stipulate that the guardians shall "well and truly perform the decree of said Court in the premises, and shall from time to time obey all orders which may be made in the premises, and shall faithfully collect and disburse all moneys arising from the sale of said property as the same shall become due."

The statute requires that the proceeds of such sales, if not re-invested, shall be kept at interest until the death or maturity of the ward, and then paid over with the accruing interest to the person legally entitled thereto.

It is obvious that the covenant to collect and disburse the moneys arising from the sale of such property does not embrace the duty here imposed, and would not bind the surety in the bond for the interest which may accrue upon the fund required to be loaned.

The judgment is reversed, and the cause remanded, with directions to discharge the rule against appellant.

PHENIX FOUNDRY,

Tenth Street, op. the Artesian Well,

LOUISVILLE, KY.

WM. H. GRAINGER, Ag't.

STEAM ENGINES FOR COTTON GINS, SAW AND S. Grist Mills, &c.; Corners, Gaudin's Mill, George, Cotton, Iron, Segments, Shingles, Felt, Mill Gear, &c.; Circular or Sash Saw Mills; Hotchkiss' Resonator Wheel for Saw or Grist Mills, &c. Dec. 7, 1859—6m.

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AGENTS for the Sale and Purchase of Real Estate, A. Notes, Stocks, Bonds, Land Warrants, &c. Houses and Farms for Lease or Sale. Negroes for Sale or Hire. Help of all kinds procured on short notice.

Particular attention given to procuring situations for men out of employ.

Jan. 12, 1860—6m.

WANTED.

I WANT to hire for the next year a NEGRO GIRL aged from 10 to 15 years, and a WOMAN to attend in the house generally. Those from the country preferred. December 28, 1859.

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Jan. 12, 1860—6m.

ALEX. CONNELLY, Proprietor.

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Southern History, Biography and Legends; Choice Original and Selected Romances; Popular Sketches and Poetry; Wit, Humor and Sentiment; Domestic & Household Department; General and Foreign News;

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Our experience and facilities induce us to promise that in looks it shall compare favorably with any paper in the East. Copies of EXPERIENCED and WELL-KNOWN WRITERS will contribute regularly to its columns, and we believe that in this department also, it will not fall behind the household and professional Eastern papers, which are so largely patronized by the Southern people.

And we are anxious to encourage our fellow-citizens to show us at least as much encouragement as they extend to Northern papers, which, under the plausible guise of Family Papers, disseminate the most ob







## HOSTETTER'S STOMACH BITTERS.

The proprietors and manufacturers of HOSTETTER'S CELEBRATED STOMACH BITTERS appeal with perfect confidence to physicians and citizens generally of the United States, because the article has attained a reputation heretofore unknown. A few facts upon this point will speak more powerfully than volumes of bare assertion or blustering puffery. The consumption of Hostetter's Stomach Bitters for the last year amounted to over a half million bottles, and from its native land it has increased in sales, it is evident that during the coming year the consumption will reach near one million bottles. This immense amount could never have been sold but for the medicinal properties contained in the preparation, and the sanction of the most prominent physicians in those sections of the country where the article is best known, who not only recommend the Bitters to their patients, but are ready at all times to give testimonials to its efficacy in all cases of stomachic derangements and the diseases resulting therefrom.

This is not a temporary popularity, obtained by extraordinary efforts in the way of trumpeting the qualities of the Bitters, but a solid estimation of an invaluable medicine, which is destined to be as enduring as time itself.

Hostetter's Stomach Bitters have proved a Godsend to regions where fever and ague and various other bilious complaints have counted their victims by hundreds. To be able to state confidently that the "Bitters" are a certain cure for the Dyspepsia and like diseases, is to the proprietors a source of unalloyed pleasure. It removes all morbid matter from the stomach, purifies the blood, and imparts renewed vitality to the nervous system, giving it that tone and energy indispensable for the restoration of health. It operates upon the stomach, liver, and other digestive organs, mildly but powerfully, and soon restores them to a condition essential to the healthy discharge of the functions of nature.

Elderly persons may use the Bitters daily as a purgative, and they will find it a stimulant peculiarly adapted to comfort declining years, as it is pleasant to the palate, invigorating to the bowels, excellent as a tonic, and rejuvenating generally. We have the evidence of thousands of aged men and women who have experienced the benefit of using this preparation while suffering from stomach derangements and general debility; acting under the advice of physicians, they have abandoned all deleterious drugs and fairly tested the merits of this article. A few words to the gentler sex. There are certain periods when their cares are so harassing that many of them sink under the trial. The relation of mother and child is so absorbingly tender, that the mother, especially if she be young, is apt to forget her own health in her extreme anxiety for her infant. Should the period of maternity arrive during the summer season, the wear of body and mind is generally aggravated. Here, then, is a necessity for a stimulant to reciprocate the energies of the system, and enable the mother to bear up under her exhausting trials and responsibilities. Nursing mothers generally prefer the Bitters to all other invigorators that receive the endorsement of physicians, because it is agreeable to the taste as well as certain to give a permanent increase of bodily strength.

All those persons, to whom we have particularly referred above, to wit: sufferers from fever and ague, caused by malaria, diarrhoea, dysentery, indigestion, loss of appetite, and all diseases or derangements of the stomach, superannuated invalids, persons of sedentary occupation, and nursing mothers, will consult their own physical welfare by giving to Hostetter's Celebrated Stomach Bitters a trial.

CAUTION.—We caution the public against using any of the many imitations or counterfeits, but ask for HOSTETTER'S CELEBRATED STOMACH BITTERS, and see that each bottle has the words "Dr. J. C. Hostetter's Stomach Bitters" blown on the side of the bottle, and stamped on the metallic cap covering the cork, and observe that our autograph signature is on the label.

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The Publishers with great confidence recommend the above list of Books to the attention of Teachers, School Commissioners, and Parents, as being of the highest character in point of literary merit, and calculated to improve the taste of the pupils. This series has been prepared with great care, every sentence closely and critically revised, and it has been pronounced by the best educators and scholars in the country to be THE BEST SERIES now published. The Publishers feel justified in saying that these books will become the

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MORTON & GRISWOLD, Publishers, Louisville, Kentucky, July 11, 1859-60.

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Aug. 31, 1857-19. E. O. NORTON, Agent.

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Neatly printed Catalogue of the Fruit, Ornamental, Trees, Vines, Shrubs, &c., at the above named Nursery, may be had by application to A. G. HODGES, Frankfort, Ky.

For orders, please address to EDWARDS & WALKER, Williamson Post Office, Jefferson County, Ky., or to A. G. HODGES, Frankfort, Ky.

Frankfort, Oct. 17, 1859.

EDGAR KEENON. JOHN N. CRUTCHER.

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FRANKFORT, KENTUCKY.

DEALERS IN EVERY DESCRIPTION OF

Boots,

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— ALSO —

MISCELLANEOUS AND SCHOOL BOOKS,

Pen and Pocket Knives,

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Port Monies,

Hair and Cloth Brushes,

Perfumery, &c., &c.

The public is respectfully requested to call and examine our stock of Goods.

At a liberal discount made to teachers.

January 4, 1860.

## SECOND VOLUME OF THE KENTUCKY FARMER.

Only One Dollar Per Annum!!

NOW IS THE TIME TO SUBSCRIBE!!!

The First Volume of the "Kentucky Farmer" closed with the June number, and the Second Volume will commence in July. We promised a year ago to try and give to the Agriculturalists and Stock Raisers of Kentucky a paper worthy of their patronage. We put the question now to every one of its patrons: Have we decided that pledge? Have we given you a fair equivalent for THE DOLLAR which was paid for the Kentucky Farmer? If not, let every one of our present subscribers renew their own subscriptions, and try and send us one or more additional names for the SECOND VOLUME.

The receipts for the First Volume have about paid the expenses of its publication. We promised our patrons that we would publish (the Volume) whether we obtained a sufficient amount to pay its expenses or not. The publication of the June number has redeemed that pledge. Shall we leave the kind and continued support of its present patrons, together with their kind indulgence and circulation? If so, we promise to do everything in our power to make the paper worthy of a generous Kentucky public.

The "Kentucky Farmer" will still be published monthly, in its present form of sixteen large quarto pages, for ONE DOLLAR per annum, payable invariably in advance. As the small amount charged for the paper will not justify the trouble and expense of collecting subscriptions, no paper will be forwarded unless paid for in advance.

Subscriptions can be forwarded to us by mail, at our risk. Letters addressed to us need not be registered. An. Simply address

A. G. HODGES, Frankfort, Ky.

June 15, 1859.

## KENTUCKY CENTRAL RAILROAD

COVINGTON AND LEXINGTON DIVISION

NOW OPEN TO NICHOLASVILLE.

(CONNECTING at Nicholasville, morning and evening

with splendid twelve-seated passenger coaches for

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Two Daily Trains Each Way.

THE EXPRESS TRAIN

Leaves Covington at 6:25 A. M. and arrives at Lexington at 11:15 A. M. Returning, leaves Lexington at 2:15

and arrives at Covington at 7:45 P. M. Passengers by this train arrive in Danville Harrodsburg or Lancaster, in time for dinner. This train also connects with stage

lines at Paris, to Maysville, Millersburg, Carlisle, Harrodsburg, Blue Lick, Winchester, &c. Returning, this train

arrives at Lexington at 10:20 A. M. Passengers by this train arrive at Danville the same evening.

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